1 2 3 4 5 6 7 8	AKIN GUMP STRAUSS & HAUER LI GREGORY W. KNOPP (SBN 237615) JONATHAN S. CHRISTIE (SBN 294446 VICTOR A. SALCEDO (SBN 317910) gknopp@akingump.com christiej@akingump.com vsalcedo@akingump.com 1999 Avenue of the Stars, Suite 600 Los Angeles, CA 90067 Telephone: (310)229-1000 Facsimile: (310)229-1001 Attorneys for Defendant, Coach, Inc.					
9 10 11 12 13	SETAREH LAW GROUP SHAUN SETAREH (SBN 204514) shaun@setarehlaw.com H. SCOTT LEVIANT (SBN 200834) scott@setarehlaw.com 9454 Wilshire Blvd., Ste. 907 Beverly Hills, CA 90212 Telephone: (310)888-7771 Facsimile: (310)888-0109					
14 15	Attorneys for Plaintiff, Martha Vaughn					
16	UNITED STATES DISTRICT COURT					
17	NORTHERN DISTRICT OF CALIFO	RNIA-SAN FRANCISCO DIVISION				
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19 20 21 22 23 24 25 26 27	MARTHA VAUGHN, on behalf of herself, all others similarly situated, Plaintiff, v. COACH, INC, DBA COACH LEATHERWARE CALIFORNIA INC., a Maryland corporation; and DOES 1-50 inclusive, Defendants.	Case No. 16-cv-04633-VC CLASS ACTION JOINT SCHEDULING STIPULATION AND [PROPOSED] ORDER Action Filed: June 29, 2016 Date of Removal: August 12, 2016				
	1	Case No. 16-cv-04633-VC				
	IOINT SCHEDIII ING STIPIII A	TION AND [PROPOSED] ORDER				

1	Plaintiff Martha Vaughn ("Plaintiff") and Defendant Coach, Inc. ("Defendant")				
2	collectively hereinafter the "Parties," submit this Joint Scheduling Stipulation and				
3	Proposed Order in compliance with the Court's May 16, 2018 Minute Entry regarding				
4	the Case Management Conference, held on May 15, 2018.				
5	The Parties stipulate to the following schedule, which sets deadlines				
6	approximately one month after the deadlines initially proposed by the Parties in their				
7	May 11, 2018 Joint Case Management Conference Statement:				
8	• Plaintiff's deadline to identify any expert or other witnesses (not				
9	previously disclosed) whose testimony Plaintiff may rely on to support a				
10	new class certification motion: August 2, 2018				
11	Plaintiff's motion deadline: August 27, 2018				
12	 Coach's opposition deadline: October 12, 2018 				
13	• Plaintiff's reply deadline: October 26, 2018				
14	Hearing approximately three weeks after the Reply filing date				
15	(November 15, 2018 is proposed)				
16	IT IS SO STIPULATED.				
17 18	Dated: May 16, 2018 AKIN GUMP STRAUSS HAUER & FELD LLP				
19	By: /s/ Gregory W. Knopp				
20	By: /s/ Gregory W. Knopp Gregory W. Knopp** Jonathan S. Christie				
21	Victor A. Salcedo Attorneys for Defendant				
22	COACH, INC.				
23	Dated: May 16, 2018 SETAREH LAW GROUP				
24	By: <u>/s/ H. Scott Leviant</u> Shaun Setareh				
25	H. Scott Leviant				
26	Attorneys for Plaintiff MARTHA VAUGHN				
27	**Pursuant to L.R. 5-1(i)(3), I attest that concurrence in the filing of this document has been obtained from each of the other signatories				
28	2 Casa No. 16 ay 0.4633 VC				

1	[PROPOSED] ORDER					
2	The following schedule, which sets deadlines approximately one month after					
3	the deadlines initially proposed by the Parties in their May 11, 2018 Joint Case					
4	Management Conference Statement, IS HEREBY ORDERED:					
5	Plaintiff's deadline to identify any expert or other witnesses (not					
6	previously disclosed) whose testimony Plaintiff may rely on to support a					
7	new class certification motion: August 2, 2018					
8	• Plaintiff's motion deadline: August 27, 2018					
9	Coach's opposition deadline: October 12, 2018					
10	Plaintiff's reply deadline: October 26, 2018					
11	Hearing of new class certification motion is set for: November 15, 2018					
12	, 2018					
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15	Dated: May	17	_, 2018		And Annual Conference	
16				The Honorable Vince	e Chhabria	
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				3	Case No. 16-cv-04633-VC	

JOINT SCHEDULING STIPULATION AND [PROPOSED] ORDER